

REMARKS/ARGUMENTS

Prior to entry of this Amendment:

- Claims **4, 6-10, 13-23, 31, 32, 36-38** and **42-49** were pending in the present application
- Claims **4, 6, 7, 9, 31, 32**, and **37** are rejected
- Claim **8** stands as objected to as being dependent on a rejected base claim and rejected under 35 U.S.C. §112 2nd paragraph, but would be allowable if rewritten to incorporate the limitations of underlying claim 4 and further rewritten to overcome the rejection under §112 2nd paragraph
- Claims **24-30** have been withdrawn
- Claims **10, 13-23, 36, 38**, and **42-49** are allowed

Upon entry of this Amendment, which is respectfully requested for the reasons set forth below:

- Claims **4, 6, 7, 9, 10, 31, 32**, and **37** are cancelled
- Claims **8, 13-23, 36, 38** and **42-49** will be pending and are believed to be in condition for allowance following the amendment to claim **8**

Applicant would like to thank the Examiner for issuing the final action mailed on October 18, 2007.

Claim Rejection under 35 U.S.C. §112 ¶2

Examiner objects to Claim 8 as being dependent from rejected Claim 4 and furthermore rejects Claim 8 under 35 U.S.C. §112 ¶2 for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 8 has been rewritten herein to incorporate all the underlying elements of Claim 4, now cancelled, and is further rewritten to address the concern raised by the Examiner. The claim is directed only to a subcombination. The language in the body of Claim 4 as cited by the Examiner (“further wherein the rail is substantially parallel to said surface”) is not incorporated into amended Claim 8. It is believed Claim 8, now rewritten in independent form, is in condition for allowance.

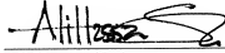
CONCLUSION

In view of the above amendment and comments, Applicant believes that all claims are allowable. Applicants submit that no new matter has been added by this Amendment. Early and favorable action is requested.

If the Examiner has any questions regarding this amendment or the present application, the Examiner is cordially requested to contact Ali Shah at telephone number (202) 663-6064 or via electronic mail at ali.shah@wilmerhale.com.

Respectfully submitted,

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